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UNITED STATES DEPARTMENT OF COMMERCE  
Patent and Trademark Office

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June 30, 1982

Robert A. Uloth  
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Evansville, In. 47721

Re: Serial No. 244,464  
Filed: 3-16-81  
For: Phenopyethyl-1,2,4-etc.

The amendment of 2-24-82, filed under the provisions of Rule 312 (37 CFR 1.312), apparently did not reach the file wrapper before the application was assigned a patent number. Timely filed amendments under Rule 312 are normally considered by the Group Director (See M.P.E.P., Section 714.16). Since the amendment in this case was timely filed, and no consideration was accorded to the entry, a request for a certificate of correction under the provisions of Rule 322 (37 CFR 1.322) might well be appropriate. Of course, the ultimate issuance of a certificate will depend in large measure on the report of the Group Director as to whether such amendment would have been entered if timely consideration had been given. If the Group Director's report is to the effect that the amendment would have been entered, then the issuance of an appropriate certificate of correction may be in order.

If the patentee, after reviewing this matter determines that he wishes to request a certificate of correction under Rule 322, that request will be considered.

Sincerely,

Paul Wooten  
for

Deputy Manager,  
Publishing Division